

~~ATTENTION~~  
~~COOK + CLERK~~  
 CIVIL detainee  
 Cymeyon V. Hill  
 FULL NAME  
 SAME  
 COMMITTED NAME (if different) ASHRAFF TOIV  
 3102 E. Highland Ave  
 FULL ADDRESS INCLUDING NAME OF INSTITUTION  
 RAFFORD CH 72369  
 NOIVE  
 PRISON NUMBER (if applicable)

RELATED DDJ

<p><b>FILED</b>                  CLERK, U.S. DISTRICT COURT</p> <p><b>APR 26 2023</b></p> <p>CENTRAL DISTRICT OF CALIFORNIA</p> <p>BY: _____ RSM _____ DEPUTY</p>
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UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA

Cymeyon V. Hill

PLAINTIFF,

v.

NRZUFAR

DEFENDANT(S).

CASE NUMBER

**5:23-CV-00766-JLS-E**

To be supplied by the Clerk

CIVIL RIGHTS COMPLAINT

PURSUANT TO (Check one)

☒ 42 U.S.C. § 1983

☐ Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: ☒ Yes ☐ No

2. If your answer to "1." is yes, how many? please see docket  
for confidentiality

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

CONFIDENTIAL  
do to MAIL TAMPERING:

a. Parties to this previous lawsuit:

Plaintiff see docket

Defendants see docket

b. Court see docket

c. Docket or case number see docket

d. Name of judge to whom case was assigned see docket

e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?) see docket

f. Issues raised: see docket

g. Approximate date of filing lawsuit: see docket

h. Approximate date of disposition see docket

## B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? ☒ Yes ☐ No

2. Have you filed a grievance concerning the facts relating to your current complaint? ☒ Yes ☐ No

If your answer is no, explain why not completed

3. Is the grievance procedure completed? ☒ Yes ☐ No

If your answer is no, explain why not see recorded file

4. Please attach copies of papers related to the grievance procedure.

## C. JURISDICTION

This complaint alleges that the civil rights of plaintiff CYNELYN V. HILL

(print plaintiff's name)

who presently resides at NSH PATTON STATE HOSPITAL

(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at

NSH PATTON STATE HOSPITAL

(institution/city where violation occurred)

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The defendant mentioned smiling  
at plaintiff stating that he  
E. REQUEST FOR RELIEF hopes plaintiff dies of  
I believe that I am entitled to the following specific relief: the KUSH ORDER

medication. Defendant  
KRZUFAR then told plaintiff  
that the above mentioned  
defendants told him that  
the plaintiff was a nigger  
few filing to many grievance  
complaints and lawsuits  
and needed to be silenced  
with CRUSH ZYPKEXA medication.  
Defendant KRZUFAR then  
told plaintiff that he  
would continue to punish  
him by giving plaintiff  
more ZYPKEXA medication  
if plaintiff would stop  
accessing the courts.  
and filing grievances  
against the above mentioned  
medical staff defendants.  
Plaintiff therefore  
respectfully ask the  
courts for nominal and  
punitive damages in the  
amount of \$200,000 NO LACK  
executive on 4-19-23 + NECLAKE  
under penalty and PERJURY  
that the foregoing is true  
and correct. (MAYONV.Hill)

4-19-23

(Date)

(Signature of Plaintiff)

## D. CLAIMS\*

## CLAIM I

The following civil right has been violated:

FIRST AMENDMENT VIOLATION  
RE TALIA TION

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

ON AROUND 4-19-23 MR. ZUFAR WHILE IN UNIT 20, TOLD PLAINTIFF HE WAS MAKING CHANGES IN PLAINTIFF'S MEDICATION. PLAINTIFF THEN ASKED DEFENDANT MR. ZUFAR WHAT HE WAS DOING IN THAT REGARD. DEFENDANT THEN TOLD PLAINTIFF HE WAS BEING PUNISHED AND THAT UPON THE ORDERS OF MEDICAL STAFF SMAN HILLO, FRANK WALLACE, FREEDMAN AND ART MORALEZ THAT ALL PLAINTIFF'S ZYPREXA MEDICATION WOULD BE CRUSHED AND PLACED IN WATER. DEFENDANT

\*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

MR. ZUFAR THEN TOLD PLAINTIFF THAT HE WAS GOING TO TEACH PLAINTIFF A LESSON ABOUT FILING GRIEVANCES AGAINST THE

on (date or dates) 4-19-23, \_\_\_\_\_, \_\_\_\_\_  
(Claim I) (Claim II) (Claim III)

**NOTE:** You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants:

1. Defendant 11 R. ZUFAR resides or works at  
(full name of first defendant)  
3102 E Highland Ave  
(full address of first defendant) Patton  
Psychiatrist CA 92369  
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

- Explain how this defendant was acting under color of law:  
 DEFENDANT TOLD PLAINTIFF  
 HE WAS GOING TO BE PUNISHED
2. Defendant SMANTHA LILLO resides or works at  
 (full name of first defendant)  
3102 E HIGHLAND AVE PATTON  
 (full address of first defendant)  
MEDICAL EMPLOYEE CH92569  
 (defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

- Explain how this defendant was acting under color of law:  
Defendant retaliated  
against plaintiff for filing grievance
3. Defendant JANIE WALLACE resides or works at  
(full name of first defendant)  
3102 E HIGH LAND AVE  
(full address of first defendant)  
MEDICAL EMPLOYEE <sup>114 + FON</sup>  
(defendant's position and title, if any) <sup>CA</sup>  
<sup>92369</sup>
- The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

Explain how this defendant was acting under color of law:

- Defendant retaliated against Plaintiff for filing grievance.



4. Defendant D.R. FREEDMAN resides or works at  
(full name of first defendant)  
3102 e Highland Ave  
(full address of first defendant)  
PSYCHIATRIST PATTON  
(defendant's position and title, if any) CA

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity. 92369

Explain how this defendant was acting under color of law:

DEFENDANT RETALIATED  
ON PLAINTIFF FOR FILING GRIEVANCE

5. Defendant ART MORALEZ resides or works at  
(full name of first defendant)  
3102 e. Highland Ave PATTON  
(full address of first defendant)  
MEDICAL EMPLOYEE CA 92369  
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): ☒ individual ☐ official capacity.

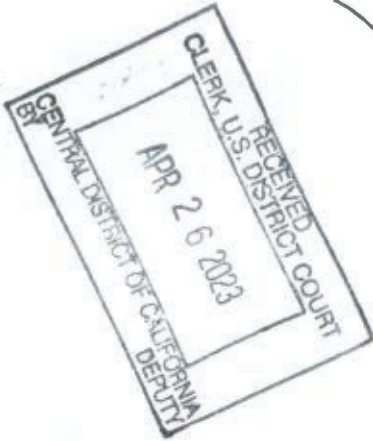
Explain how this defendant was acting under color of law:

DEFENDANT RETALIATED  
AGAINST PLAINTIFF FOR FILING  
GRIEVANCE

DATTON STATE HOSPITAL  
102 E. HIGHLAND AVENUE  
DATTON, CA 92369

time your Hill

*[Handwritten signature]*



CONFIDENTIAL  
LEGIL  
MAIL

SN BERNARDINO  
24 APR 2023



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COVKT + CLK

OT CHAL. + OKVIA.

USD 15 + KIC + COVKT

255 ENST + TEMPLE

LOS ANGELES 180

900 12-333432

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MATHC